HB0383S02 compared with HB0383

{deleted text} shows text that was in HB0383 but was deleted in HB0383S02.

inserted text shows text that was not in HB0383 but was inserted into HB0383S02.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Senator Todd Weiler proposes the following substitute bill:

ATHLETE INJURY AMENDMENTS

2015 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Paul Ray

2	senat	e S	Sponsor:	

LONG TITLE

General Description:

This bill shields an amateur sports organization from liability for injuries under certain circumstances.

Highlighted Provisions:

This bill:

shields an agent of an amateur sports organization and the organization from liability for injuries to an athlete if the organization has a protocol for injuries in place and the protocol was followed and documented at the time of the injury.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

HB0383S02 compared with HB0383

Utah Code Sections Affected:

ENACTS:

26-53-501, Utah Code Annotated 1953

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **26-53-501** is enacted to read:

26-53-501. Liability.

{An}There is a rebuttable presumption that a nonprofit amateur sports organization or an agent of {an} a nonprofit amateur sports organization {may} was not {be held liable for} negligent in causing injuries or future medical conditions related to an injury suffered by an athlete during a sporting event sponsored by the amateur sports organization if:

- (1) the injury is the result of an inherent risk of the activity;
- (2) the amateur sports organization and the participating team or club has a policy in place consistent with this chapter;
 - (3) the agents of the amateur sports organization were trained about the policy;
 - (4) the policy applied to the circumstances of and nature of the injury; and
 - $(\frac{2}{5})$ the policy was followed and documented at the time of the injury.

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Legislative Review Note

as of 1-27-15 6:52 PM

Office of Legislative Research and General Counsel